disposed of; and it shall not apply to substances and materials sold in bulk to manufacturers or manipulators of fertilizer, and nothing in this article shall prevent the buyer and seller from making contracts in reference to the price to be paid dependent upon the composition or quality of the fertilizer contracted for; but no arrangement or agreement, verbal or written, made by or between any seller and buyer of fertilizer in this State for the purpose of exonerating the seller or manufacturer from liability for any violation of any of the provisions of this article shall exempt any person from such liability.

1890, ch. 387, sec. 11. 1894, ch. 397.

11. It shall be the duty of all State's attorneys to prosecute all persons accused of violating any of the provisions of this article.

ARTICLE LXII.

MARRIAGES.

- Within what degrees of kindred or affinity marriages to be void.
- 2. Prohibited degrees of kindred and affinity.
- Marriages celebrated between man and niece or woman and nephew prior to 1860 to be valid.
- 4 License; publication in church; Quakers; form of license; certificates.
- 5 Examination on oath.
- 6. Marriage license book.
- 7 Consent of parent or guardian.
- 8. License to be withheld if legal impediment

- 9. Certified copy of record prima facie evidence of marriage.
- 10 Clerk's fee.
- 11. License required. Marrying without license. Failure to return certificate; penalty
- 12. Form of marriage certificate Record of marriage to be made and to be prima facie evidence of such ceremony.
- Minister failing to transmit certificate to cleik; penalty.
- 14. Inquiry into validity of mairiage, appeal
- 15. Maritages celebrated between coloied people prior to 1867 confirmed

1888, art 62, sec 1 1860, art. 60, sec. 1. 1777, ch. 12, sec. 1

1. If any person within this State shall marry within any of the degrees of kindred or affinity expressed in the following table, the marriage shall be void.